

1 Tara J. Schleicher, OSB #954021  
Margot D. Seitz, OSB #075982  
2 Farleigh Wada Witt  
121 SW Morrison Street, Suite 600  
3 Portland, Oregon 97204-3136  
Telephone: (503) 228-6044  
4 TSchleicher@fwwlaw.com  
MSeitz@fwwlaw.com

5 Attorneys for Debtor Ameriflex Engineering, LLC  
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7

8 IN THE UNITED STATES BANKRUPTCY COURT  
9 FOR THE DISTRICT OF OREGON

10 In re

11 Ameriflex Engineering, LLC,  
12 Debtor.  
13  
14

Case No. 17-60837-tmr11

APPLICATION TO EMPLOY ATTORNEYS  
FOR DEBTOR-IN-POSSESSION (FARLEIGH  
WADA WITT)

15 Debtor Ameriflex Engineering, LLC (“Debtor”), hereby moves this Court for  
16 authority to employ the law firm of Farleigh Wada Witt (“FWW”) as attorneys for Debtor in this  
17 Chapter 11 proceeding, and represents as follows:

18 BACKGROUND

19 1. On March 22, 2017 (the “Petition Date”), the Debtor filed a petition for  
20 relief under Chapter 11 of Title 11 of the United States Code.

21 JURISDICTION

22 2. This Court has jurisdiction over this matter pursuant to 28 U.S.C. § 157  
23 and 1334 and LR 2100-1. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A). The  
24 statutory basis for the relief requested herein is 11 U.S.C. § 327(a) and § 1107 of the Bankruptcy  
25 Code. Venue is proper under 28 U.S.C. § 1408.

26 ///

1 RELIEF REQUESTED

2 3. By this application, the Debtor seeks entry of an order, effective as of the  
3 Petition Date, authorizing it to employ FWW as its financial consultant in this Chapter 11 case  
4 on an hourly basis.

5 POINTS AND AUTHORITIES

6 4. Subject to further order of this Court, and without being exhaustive, the  
7 Debtor proposes to employ FWW to provide financial consulting services to it during the  
8 administration of the Chapter 11 case. Debtor selected FWW for the reason that FWW has  
9 considerable expertise in providing such services in bankruptcy and business reorganizations.

10 5. Professional services that FWW is to render to the Debtor include, but are  
11 not limited to, the following:

12 (a) consulting with Debtor concerning the administration of the case;

13 (b) advise Debtor of its rights, powers and duties as Debtor-in-  
14 Possession under Chapter 11 of the Bankruptcy Code;

15 (c) take all actions necessary to protect and preserve Debtor's estate,  
16 including the prosecution of actions on Debtor's behalf, the defense of any action commenced  
17 against Debtor, negotiations concerning all litigation in which Debtor is involved, objections to  
18 claims filed against Debtor in this bankruptcy case, and the compromise or settlement of claims;

19 (d) representation of the Debtor in connection with the sale of any  
20 business assets;

21 (e) prepare on Debtor's behalf all necessary applications, motions,  
22 answers, orders, reports and other papers necessary to the administration of the estate;

23 (f) preparation and confirmation of plan of reorganization and  
24 disclosure statement; and

25 (g) provide such other legal advice or services as may be required in  
26 connection with Chapter 11 case.

1           6.       FWW received a retainer from the Debtor in the amount of \$52,500 on  
2 February 24, 2017 and March 15, 2017. On March 22, 2017, prior to the filing of the petition,  
3 FWW was paid \$22,040.00 and costs of \$1,745.17, leaving a balance in FWW's Client Trust  
4 Account of \$27,265.83.

5           7.       Debtor has agreed to compensate FWW on the basis of FWW's ordinary  
6 hourly rates for this type of engagement, as shown for 2017 on the attached Exhibit A and  
7 subject to change from time to time, subject to review and approval by this Court.

8           8.       Subject to separate approval of the Court, the Debtor proposes to pay  
9 FWW and other estate professionals on a monthly basis pursuant to procedures under which  
10 professionals may receive 80% of fees and 100% of expenses with the balance of their  
11 administrative expense claims to be paid following the filing and approval of interim and final  
12 fee applications.

13           9.       To the best knowledge of the Debtor, except as set forth on FWW's Rule  
14 2014 Verified Statement for a Proposed Professional, FWW does not hold or represent any  
15 interests adverse to the interests of the estate or the Debtor.

16           WHEREFORE, Debtor requests entry of an order, effective as of the Petition  
17 Date, authorizing it to employ FWW as its financial consultant in this Chapter 11 case on an  
18 hourly basis, with compensation and reimbursement of expenses to be paid as an administrative  
19 expense in such amounts as the Court may allow under Sections 330 and 331 of the Bankruptcy  
20 Code.

21           Dated: March 22, 2017.

22           AMERIFLEX ENGINEERING, LLC

23           BY: PACIFIC DIAMOND & PRECIOUS  
24           METALS, INC.

25           By: /s/ Phillip A. Cam  
26           Phillip A. Cam, President

1 Presented By:

2 FARLEIGH WADA WITT

3  
4 By: /s/ Tara J. Schleicher  
Tara J. Schleicher, OSB #954021  
Attorneys for Debtor  
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**FARLEIGH WADA WITT**  
**2017 Hourly Rates**

Mark R. Wada	420	Gustavo J. Cruz, Jr.	350
Mark M. McCulloch	405	Kimberley Hanks McGair	340
Dean T. Sandow	400	Michelle M. Bertolino	325
David R. Ludwig	385	Jason M. Ayres	310
Brian R. Witt	380	Kelly R. Tilden	310
Brad C. Stanford	380	Marisol Ricoy McAllister	295
Laury H. Hennings	380	Margot D. Seitz	260
Steven R. Bennett	365	Trish A. Walsh	260
Harold B. Scoggins, III	355	Melissa E. Chapman	260
Paul Migchelbrink	350	Kelley C. Washburn	220
Tara J. Schleicher	345	Nathalie M. Bougenies	195

Paralegals are billed \$135-\$140 per hour.

Law clerks are billed at \$125 - \$140 per hour.

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF OREGON

In re )  
 ) Case No. \_\_\_\_\_  
 )  
Debtor(s) ) RULE 2014 VERIFIED STATEMENT  
 ) FOR PROPOSED PROFESSIONAL

**Note:** To file an amended version of this statement per ¶19, file a fully completed amended Rule 2014 statement on LBF #1114 and clearly identify any changes from the previous filed version.

1. The applicant is not a creditor of the debtor except:
2. The applicant is not an equity security holder of the debtor.
3. The applicant is not a relative of the individual debtor.
4. The applicant is not a relative of a general partner of the debtor (whether the debtor is an individual, corporation, or partnership).
5. The applicant is not a partnership in which the debtor (as an individual, corporation, or partnership) is a general partner.
6. The applicant is not a general partner of the debtor (whether debtor is an individual, corporation, or partnership).
7. The applicant is not a corporation of which the debtor is a director, officer, or person in control.
8. The applicant is not and was not, within two years before the date of the filing of the petition, a director, officer, or employee of the debtor.
9. The applicant is not a person in control of the debtor.
10. The applicant is not a relative of a director, officer or person in control of the debtor.
11. The applicant is not the managing agent of the debtor.
12. The applicant is not and was not an investment banker for any outstanding security of the debtor; has not been, within three years before the date of the filing of the petition, an investment banker for a security of the debtor, or an attorney for such an investment banker in connection with the offer, sale, or issuance of a security of the debtor; and is not and was not, within two years before the date of the filing of the petition, a director, officer, or employee of such an investment banker.
13. The applicant has read 11 U.S.C. §101(14) and §327, and FRBP 2014(a); and the applicant's firm has no connections with the debtor(s), creditors, any party in interest, their respective attorneys and accountants, the United States Trustee, or any person employed in the office of the United States Trustee, or any District of Oregon Bankruptcy Judge, except as follows:

14. The applicant has no interest materially adverse to the interest of the estate or of any class of creditors or equity security holders.
15. Describe details of all payments made to you by either the debtor or a third party for any services rendered on the debtor's behalf within a year prior to filing of this case:
16. The debtor has the following affiliates (as defined by 11 U.S.C. §101(2)). Please list and explain the relationship between the debtor and the affiliate:
17. The applicant is not an affiliate of the debtor.
18. Assuming any affiliate of the debtor is the debtor for purposes of statements 4-13, the statements continue to be true except (list all circumstances under which proposed counsel or counsel's law firm has represented any affiliate during the past 18 months; any position other than legal counsel which proposed counsel holds in either the affiliate, including corporate officer, director, or employee; and any amount owed by the affiliate to proposed counsel or its law firm at the time of filing, and amounts paid within 18 months before filing):
19. The applicant hereby acknowledges that he/she has a duty during the progress of the case to keep the court informed of any change in the statement of facts which appear in this verified statement. In the event that any such changes occur, the applicant immediately shall file with the court an amended verified statement on LBF #1114, with the caption reflecting that it is an amended Rule 2014 statement and any changes clearly identified.

THE FOLLOWING QUESTIONS NEED BE ANSWERED ONLY IF AFFILIATES HAVE BEEN LISTED IN STATEMENT 16.

20. List the name of any affiliate which has ever filed bankruptcy, the filing date, and court where filed:

21. List the names of any affiliates which have guaranteed debt of the debtor or whose debt the debtor has guaranteed. Also include the amount of the guarantee, the date of the guarantee, and whether any security interest was given to secure the guarantee. Only name those guarantees now outstanding or outstanding within the last 18 months:
22. List the names of any affiliates which have a debtor-creditor relationship with the debtor. Also include the amount and date of the loan, the amount of any repayments on the loan and the security, if any. Only name those loans now outstanding or paid off within the last 18 months:
23. List any security interest in any property granted by the debtor to secure any debts of any affiliate not covered in statements 20 and 21. List any security interest in any property granted by the affiliate to secure any debts of the debtor not covered in statements 21 and 22. Also include the collateral, the date and nature of the security interest, the name of the creditor to whom it was granted, and the current balance of the underlying debt:
24. List the name of any affiliate who is potentially a "responsible party" for unpaid taxes of the debtor under 26 U.S.C. §6672:

I verify that the above statements are true to the extent of my present knowledge and belief.

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Applicant



In re Ameriflex Engineering, LLC

Exhibit 1 to Rule 2014 Verified Statement

Question 13:

Farleigh Wada Witt (“FWW”) researched its conflicts database to determine whether it had any connections with Debtor, Debtor’s officers and directors, and Debtor’s creditors or other parties in interest.

FWW currently represents the following creditor of Debtor in matters unrelated to this case: Bank of the Cascades. In the event a dispute arises with this creditor, Debtor will retain special conflicts counsel. Conflict waivers signed by Bank of the Cascades and Debtor are attached hereto. FWW anticipates no actual conflict will arise because Bank of the Cascades has a perfected purchase money security interest in a custom paint booth with a loan balance of \$1,537.61 and a value higher than the balance owed.

GE Commercial Credit was the credit facilitator for Yamaha motor purchases through the Debtor to its dealers (the “Financing Arrangement”). Wells Fargo Commercial Distribution Finance LLC (“Wells Fargo Commercial”) acquired GE Commercial’s interest in the Financing Arrangement. Wells Fargo Commercial is not currently a creditor of the Debtor. Through Wells Fargo Capital Finance Corporation Canada and U.S. (“Wells Fargo Capital”), the Debtor offers its dealers an option of 120 days free flooring in which the Debtor pays 3% of the invoice for the flooring period or discounts the invoice to the dealer for a cash sale. Wells Fargo Capital is not currently a creditor of the Debtor; nor has Wells Fargo Capital ever been a creditor under this financing arrangement. FWW currently represents Wells Fargo Bank, N.A. (“Wells Fargo”) in matters unrelated to this case. Pursuant to the Wells Fargo Policy Regarding Legal Conflicts of Interest, FWW’s representation of the Debtor does not create a conflict of interest in a bankruptcy case involving a claim by Wells Fargo against the debtor where (a) the amount claimed by Wells Fargo is less than \$20,000, (b) the representation does not involve or give rise to a claim against Wells Fargo in the case or in any related litigation, and (c) the representation does not challenge the validity or priority of Wells Fargo indebtedness, or the validity of Wells Fargo’s lien. FWW’s representation falls within Wells Fargo’s blanket waiver of any potential conflict.

**FWW FARLEIGH WADA WITT**  
Attorneys

Tara J. Schleicher  
Attorney  
Admitted in Oregon and Washington  
tschleicher@fwwlaw.com

121 SW Morrison Street, Suite 600  
Portland, Oregon 97204  
tel 503.228.6044  
fax 503.228.1741  
www.fwwlaw.com

March 21, 2017

By Email – [agerlicher@botc.com](mailto:agerlicher@botc.com)

Andrew J. Gerlicher  
Bank of the Cascades  
1070 NW Bond Street, Suite 301  
Bend, OR 97703

Re: *In re Ameriflex Engineering LLC*

Dear Mr. Gerlicher:

We have been asked to represent Ameriflex Engineering LLC (“Ameriflex”) in filing a Chapter 11 bankruptcy proceeding. As we discussed, Bank of the Cascades (the “Bank”) holds a security interest in Ameriflex’s collateral, a Millermatic 350P paint booth. Because we have represented the Bank on other matters and because the Bank is a creditor of Ameriflex, we have a potential conflict of interest, which requires us to ask that the Bank consent to our firm’s representation of Ameriflex in the bankruptcy.

We have not been asked to represent the Bank in the Ameriflex bankruptcy proceeding. Our ongoing representation of the Bank on other matters, however, creates a potential conflict of interest. Under rules applicable to all Oregon lawyers, we must disclose this potential conflict to you and attempt to obtain your consent to our representation of Ameriflex in this matter. Should you have any questions, you should consult an attorney of your choice as to whether you should consent to this representation. **In asking this consent, we assure you: (1) that we will not use confidential client information in any way to either client's disadvantage, and (2) that we will be able, fully and properly, to represent the Bank and Ameriflex on their separate matters without our representation of either client being affected by our representation of the other client.**

Under the Oregon Rules of Professional Conduct, we may not represent a client whose interests are adverse to a current client, without the informed consent of both clients after an explanation about the material risks of, and reasonably available alternatives to, consenting. In deciding whether or not to consent, you should consider how our representation of Ameriflex

Portland Office – 121 SW Morrison Street, Suite 600, Portland, Oregon 97204  
Central Oregon Office – Five Pine Station, 760 Buckaroo Trail, Suite 203, Sisters, Oregon 97759

FARLEIGH WADA WITT

Andrew Gerlicher  
March 21, 2017  
Page 2

in other matters could or might affect you. For example, clients who are asked to waive or consent to conflicts typically should consider whether there is any material risk that "their" lawyer will be less zealous or eager on their behalf due to the conflict. Similarly, clients should consider whether there is any material risk that their confidences or secrets will be used adversely to them due to the conflict. In the present case, we do not believe there is any material risk of either type because the work that we perform for you is unrelated to the work we perform for Ameriflex.

While we do not believe that our representation of Ameriflex in this matter and the Bank in other matters will adversely affect our representation of the Bank, these are issues that you should consider for yourself. The Oregon Rules of Professional Conduct require that we recommend that you seek independent counsel to assist you in deciding whether or not to consent. You do not have to do so if you do not wish to. Whether or not you consult with such counsel is up to you.

So our files may be complete, please acknowledge your waiver of the conflict of interest (to the extent any such conflict exists) in the space provided below. Please e-mail the signed letter to me at your earliest convenience.

If you have any questions, please feel free to give me a call. Thank you for your cooperation.

Very truly yours,



Tara J. Schleicher

TJS/DF/klm  
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#### CONSENT

We consent to the terms of representation set forth in this letter.

BANK OF THE CASCADES

By: Andrew J. Gerlicher  
Name: Andrew J. Gerlicher  
Title: EVP - General Counsel  
Dated: March 21, 2017

Portland Office - 121 SW Morrison Street, Suite 600, Portland, Oregon 97204  
Central Oregon Office - Five Pine Station, 750 Buckaroo Trail, Suite 203, Sisters, Oregon 97759

**FWW FARLEIGH WADA WITT**  
Attorneys

Tara J. Schleicher  
Attorney  
Admitted in Oregon and Washington  
tschleicher@fwwlaw.com

121 SW Morrison Street, Suite 600  
Portland, Oregon 97204  
tel 503.228.6044  
fax 503.228.1741  
www.fwwlaw.com

March 21, 2017

**By Email**

Phillip A. Cam  
Ameriflex Engineering LLC  
1385 Antelope Rd.  
White City, OR 97503

Re: *In re Ameriflex Engineering LLC*

Dear Phil:

You have asked us to represent Ameriflex Engineering LLC ("Ameriflex") in filing a Chapter 11 bankruptcy proceeding. As you know, Bank of the Cascades (the "Bank") is a secured creditor of Ameriflex. By this letter, we request a waiver of any potential conflict of interest arising for our representation of Ameriflex on this matter and the Bank on other matters.

We represent the Bank from time to time on unrelated matters. We have not been asked to represent the Bank in your bankruptcy proceeding. Our ongoing representation of the Bank on other matters, however, creates a potential conflict of interest. Under rules applicable to all Oregon lawyers, we must disclose this potential conflict to you and attempt to obtain your consent to our representation of you in this matter. Should you have any questions, you should consult an attorney of your choice as to whether you should consent to this representation. In asking this consent, we assure you: **(1) that we will not use confidential client information in any way to either client's disadvantage, and (2) that we will be able, fully and properly, to represent you and the Bank on their separate matters without our representation of either client being affected by our representation of the other client.**

Under the Oregon Rules of Professional Conduct, we may not oppose a current client, even on an unrelated matter, without the informed consent of both clients after an explanation about the material risks of, and reasonably available alternatives to, consenting. In deciding whether or not to consent, you should consider how our representation of the Bank in other matters could or might affect you. For example, clients who are asked to waive or consent to conflicts typically should consider whether there is any material risk that "their" lawyer will be less zealous or eager on their behalf due to the conflict. Similarly, clients should consider whether there is any material risk that their confidences or secrets will be used adversely to them

FARLEIGH WADA WITT

Phillip A. Cam  
March 21, 2017  
Page 2

due to the conflict. In the present case, we do not personally believe there is any material risk of either type because the work that we perform for you is unrelated to the work we perform for the Bank.

While we do not believe that our representation of Ameriflex in this matter and the Bank in other matters will adversely affect our representation of Ameriflex in this matter, these are issues that you should consider for yourself. The Oregon Rules of Professional Conduct require that we recommend that you seek independent counsel to assist you in deciding whether or not to consent. However, you do not have to do so if you do not wish to. Whether or not you consult with such counsel is up to you.

So our files may be complete, please acknowledge your waiver of the conflict of interest (to the extent any such conflict exists) in the space provided below. Please e-mail the signed letter to me.

If you have any questions, please feel free to give me a call. Thank you for your cooperation.

Very truly yours,



Tara J. Schleicher

TJS/DF/klm  
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CONSENT

We consent to the terms of representation set forth in this letter.

AMERIFLEX ENGINEERING LLC

PACIFIC DIAMOND & PRECIOUS  
METALS, INC., Member

By:   
Phillip A. Cam, President

CAJON INC., Member

By:   
Brian J. Cam, President

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**FWW FARLEIGH WADA WITT**  
Attorneys

Tara J. Schleicher  
Attorney  
Admitted in Oregon and Washington  
tschleicher@fwwlaw.com

121 SW Morrison Street, Suite 600  
Portland, Oregon 97204  
tel 503.228.6044  
fax 503.228.1741  
www.fwwlaw.com

March 21, 2017

**By Email**

Phillip A. Cam  
Ameriflex Engineering LLC  
1385 Antelope Rd.  
White City, OR 97503

Re: *In re Ameriflex Engineering LLC*

Dear Phil:

You have asked us to represent Ameriflex Engineering LLC ("Ameriflex") in filing a Chapter 11 bankruptcy proceeding. As you know, Wells Fargo Capital Finance Corporation Canada ("Wells Fargo") is a possible creditor of Ameriflex under your Vendor Agreements. By this letter, we request a waiver of any potential conflict of interest arising for our representation of Ameriflex on this matter and Wells Fargo on other matters.

We represent Wells Fargo from time to time on unrelated matters. We have not been asked to represent Wells Fargo in your bankruptcy proceeding. Our ongoing representation of Wells Fargo on other matters, however, creates a potential conflict of interest. Under rules applicable to all Oregon lawyers, we must disclose this potential conflict to you and attempt to obtain your consent to our representation of you in this matter. Should you have any questions, you should consult an attorney of your choice as to whether you should consent to this representation. **In asking this consent, we assure you: (1) that we will not use confidential client information in any way to either client's disadvantage, and (2) that we will be able, fully and properly, to represent you and Wells Fargo on their separate matters without our representation of either client being affected by our representation of the other client.**

Under the Oregon Rules of Professional Conduct, we may not oppose a current client, even on an unrelated matter, without the informed consent of both clients after an explanation about the material risks of, and reasonably available alternatives to, consenting. In deciding whether or not to consent, you should consider how our representation of Wells Fargo in other matters could or might affect you. For example, clients who are asked to waive or consent to conflicts typically should consider whether there is any material risk that "their" lawyer will be less zealous or eager on their behalf due to the conflict. Similarly, clients should

FARLEIGH WADA WITT

Phillip A. Cam  
March 21, 2017  
Page 2

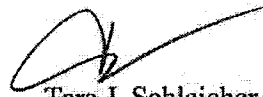
consider whether there is any material risk that their confidences or secrets will be used adversely to them due to the conflict. In the present case, we do not personally believe there is any material risk of either type because the work that we perform for you is unrelated to the work we perform for Wells Fargo.

While we do not believe that our representation of Ameriflex in this matter and Wells Fargo in other matters will adversely affect our representation of Ameriflex in this matter, these are issues that you should consider for yourself. The Oregon Rules of Professional Conduct require that we recommend that you seek independent counsel to assist you in deciding whether or not to consent. However, you do not have to do so if you do not wish to. Whether or not you consult with such counsel is up to you.

So our files may be complete, please acknowledge your waiver of the conflict of interest (to the extent any such conflict exists) in the space provided below. Please e-mail the signed letter to me.

If you have any questions, please feel free to give me a call. Thank you for your cooperation.

Very truly yours,



Tara J. Schleicher

TJS/DF/kdm

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### CONSENT

We consent to the terms of representation set forth in this letter.

AMERIFLEX ENGINEERING LLC

PACIFIC DIAMOND & PRECIOUS  
METALS, INC., Member

By:   
Phillip A. Cam, President

CAJON INC., Member

By:   
Brian J. Cam, President

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1 **CERTIFICATE OF SERVICE**

2 I hereby certify that on March 22, 2017, I electronically filed the foregoing  
3 **APPLICATION TO EMPLOY ATTORNEYS FOR DEBTOR-IN-POSSESSION**  
4 **(FARLEIGH WADA WITT)** with the Clerk of the Court using the CM/ECF system. I hereby  
5 certify that I have mailed by United States Postal Service the document to the parties listed on  
6 the attached List of Interested Parties.

7 Dated: March 22, 2017.

8 FARLEIGH WADA WITT

9  
10 By: /s/ Tara J. Schleicher  
11 Tara J. Schleicher, OSB #954021  
12 TSchleicher@fwwlaw.com  
13 (503) 228-6044  
14 Of Attorneys for Debtor  
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**LIST OF INTERESTED PARTIES**

**SECURED CREDITORS**

Pacific Diamond & Precious Metals  
Attn: Phillip Cam, President  
3770 Devils Garden Road  
Medford, OR 97504  
[pacificdiamond@aol.com](mailto:pacificdiamond@aol.com)

CamCo LLC  
3770 Devils Garden Road  
Medford, OR 97504  
[pacificdiamond@aol.com](mailto:pacificdiamond@aol.com)

Bank of the Cascades  
Attn: Andrew Gerlicher  
PO Box 970  
Bend, OR 97709-0970  
agerlicher@botc.com

**TOP 20 UNSECURED CREDITORS**

Rodgers, Steve  
c/o Darrel Jarvis  
823 Alter Creek Dr.  
Medford, OR 97504  
[djarvis@medfordlaw.net](mailto:djarvis@medfordlaw.net)  
541 772-1977

Ken-Mac Metals  
PO Box 894213  
Los Angeles, CA 90189-4213  
440-234-7500  
248-233-5699 Fax

CED  
PO Box 2820  
Issaquah, WA 98027  
541-665-2332  
541-665-2339 Fax

Ryerson Metals  
24487 Network Place  
Chicago, IL 60673-1244  
763-717-9000

B&H Upholstery  
Supply 775 Wilson Rd.  
Eugene, OR 97402-2714  
541-485-1442  
541-484-5203 Fax

Timber Products Company  
PO Box 840532  
Los Angeles, CA 90084  
541-747-4577

BRP US Inc.  
5986 Collections Ctr Dr  
Chicago, IL 60693  
819-566-3062 Fax

Pacific Metal Company  
PO Box 5000  
Portland, OR 97208-5000  
541-485-1878  
541-485-8217 Fax

Industrial Source  
PO Box 2330  
Eugene, OR 97402  
541-242-6122  
541-242-6167 Fax

SASCO Fasteners  
2083 Sage Rd  
Medford, OR 97501  
541-779-2024  
541-779-3304 Fax

AM Equipment  
PO Box 790  
Jefferson, OR 97352  
541-327-1546  
541-327-3480 Fax

Fisheries Supplies Inc.  
1900 N Northlake Way  
Seattle, WA 98103  
206-632-4462  
206.634.4600 Fax

Automotive Paint  
Specialties  
1707 NE Hwy 20 #1  
Bend, OR 97701  
541-318-3503  
541-389-6069 Fax

Rogue Systems, Inc.  
147 West Hills Dr  
Grants Pass, OR 97526  
541-226-6800

Springfield Marine  
1093 N Cynthia Dr., Ste 1  
Nixa, MO 65714  
417-725-2667  
417-725-2864 Fax

WCP Solutions  
PO Box 84145  
Seattle, WA 98124-5445  
541-779-0400  
541-779-0079 Fax

Attwood Corporation  
25349 Network Place  
Chicago, IL 60673-1253  
616-897-9241

Hays Oil Company  
PO Box 1220  
Medford, OR 97501  
541-772-2053  
541-779-2602 Fax

Airgas USA LLC  
PO Box 7423  
Pasadena, CA 91109-7423  
541-779-1701

Mike Zoller  
c/o Gregory Abel  
1818 E McAndrews Rd  
Medford OR 97504  
[gbsgreg@peak.org](mailto:gbsgreg@peak.org)

**ADDITIONAL PARTIES SERVED**

United States Trustee  
405 East 8<sup>th</sup> Avenue  
Suite 1100  
Eugene, OR 97401